AO 472 (Rev. 3:86) Order of Peterment Pending Trial		
CHOISELLSIAN LIVITED STA	ATES DISTR	ACT COURT
OCANA WESTERN	District of	LOUISIANA
UNITED STATES OF AMERICA		
V V	ORDI	ER OF DETENTION PENDING TRIAL
JEREMY PAYTON	Case	CRO6-50128-02
D-f-udant		A C II Con form manufacthy
In accordance with the Bail Reform Act, 18 U.S.C. § 314.	2(f), a detention hearing l	has been held. I conclude that the following facts require the
letention of the defendant pending trial in this case.	art I—Findings of Fac	ct
	in 18 D S C 8 3142(f)(1)	and has been convicted of a  federal offense  state
or local offense that would have been a federal often	ise if a circumstance givin	ng rise to federal jurisdiction had existed that is
a crime of violence as defined in 18 U.S.C. § 31	56(a)(4).	
an offense for which the maximum sentence is I an offense for which a maximum term of impris	conment of ten years or m	nore is prescribed in
		wo or more prior federal offenses described in 18 U.S.C.
§ 3142(f)(1)(A)-(C), or comparable state or local offense described in finding (1) was committed		on release pending trial for a federal, state or local offense.
(3) A period of not more than five years has elapsed sin	ice the 📋 date of convi	iction  release of the defendant from imprisonment
for the offense described in finding (1).	presumption that no con-	dition or combination of conditions will reasonably assure the
(4) Findings Nos. (1), (2) and (3) establish a redutable safety of (an) other person(s) and the community. I	further find that the defe	endant has not rebutted this presumption.
	Alternative Findings (A	A)
(1) There is probable cause to believe that the defendar	it has committed an offen	ise
for which a maximum term of imprisonment of		
under 18 U.S.C. § 924(c).	blished by finding 1 that r	no condition or combination of conditions will reasonably assur
the appearance of the defendant as required and the	safety of the community	·
<b>.</b>	Alternative Findings (I	3)
(1) There is a serious risk that the defendant will not apply (2) There is a serious risk that the defendant will endar	opear. Onger the safety of another	person or the community.
(2) There is a serious risk that the	<del></del> _	
		C. D. Assaira
Part II—Writt	ten Statement of Reas	ions for Determine
	itted at the hearing establ	lishes by clear and convincing evidence a prepon-
derance of the evidence that	in wa	wee suget to
		- Charles deales
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	sto Come	et to a
Part III-	—Directions Regardin	ng Detention
The defendant is committed to the custody of the Attorne	ry General or his designate	ed representative for confinement in a corrections facility separated in custody pending appeal. The defendant shall be afforded a court of the United States or on request of an attorney for the court of the United States or on request of an attorney for the court of the United States or on request of an attorney for the court of the United States or on request of an attorney for the court of the United States or on request of an attorney for the court of
to the extent practicable, from persons awaiting of serving	se counsel. On order of	a court of the United States or on request of an attorney for t
Government, the person in charge of the corrections facility	/ shall deliver the defende	ant to the United States marshal for the purpose of an appearan
in connection with a court proceeding.	/ \\X	$\alpha$ $\alpha$ $\alpha$ $\alpha$ $\alpha$
_ Cety. 14,0006		Signature of Judicial Officer
() Daté /	JAMES D. KIR	RK, UNITED STATES MAGISTRATE JUDGE
	- 1 A	Name and Title of Judicial Officer
*Insert as applicable: (a) Controlled Substances Act (21 U	J.S.C. § 801 eyseq.); (b)	Controlled Substances Import and Export Act (21 U.S.C. § 95)
et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.)	C. §955a).	J